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Application No. 10/782,882 Amendment dated October 19, 2007

Reply to Office Action of July 19, 2007

<u>REMARKS</u>

Applicant thanks the Examiner for the very thorough consideration given the present

application. Claims 1-19 and 21-23 are now present in this application. Claims 1 and 21 are

independent. By this amendment, claims 1, 2, 3, and 21 have been amended, and claims 22 and

23 have been added.

Information Disclosure Citation

Applicant thanks the Examiner for considering the references supplied with the

Information Disclosure Statement filed June 29, 2007, and for providing Applicant with an

initialed copy of the PTO-SB08 form filed therewith.

Claim Objections

The Examiner has objected to claims 2 and 21 because of several informalities. In order

to overcome this objection, Applicant has amended claims 2 and 21 in order to correct the

deficiencies pointed out by the Examiner. Claims 1 and 3 have been amended to address the

same deficiencies. Reconsideration and withdrawal of this objection are respectfully requested.

Rejection Under 35 U.S.C. § 112, 2nd Paragraph

Claims 1-19 and 21 stand rejected under 35 U.S.C. § 112, 2nd Paragraph. This rejection

is respectfully traversed.

The Examiner has set forth certain instances wherein the claim language is unclear. In

order to overcome this rejection, Applicant has amended claims 1 and 21 to correct each of the

deficiencies specifically pointed out by the Examiner. Applicant respectfully submits that the

claims, as amended, particularly point out and distinctly claim the subject matter that Applicant

regards as the invention.

Regarding claim 8, Applicant respectfully submits that claim 6 requires that each of said

support arms includes a pair of fulcrum arms extending upwardly diagonally therefrom and that

claim 7 requires each pair of fulcrum arms to have a trapezoidal plate. Therefore, Applicant

submits that two trapezoidal plates have been claimed.

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Accordingly, reconsideration and withdrawal of this rejection are respectfully requested.

Rejection Under 35 U.S.C. §§ 102 and 103

Claims 1, 3, 5-6, 11, 14-16, 18, 18, and 21 stand rejected under 35 U.S.C. § 102(b) as being

anticipated by Schwein. Claim 2 is rejected under 35 U.S.C. § 103(a) as being unpatentable over

Schwein in view of Forsythe. These rejections are respectfully traversed.

Complete discussions of the Examiner's rejections are set forth in the Office Action, and are

not being repeated here.

Applicant respectfully submits that Schwein fails to show or describe all features of the

claimed invention set forth in independent claim 1 including "a lifting frame pivotally attached to

said main frame, said lifting frame including a lever arm and a pair of spaced-apart lifting arms

directly connected to the lever arm", "the pair of spaced-apart lifting arms of the lifting frame in

conjunction with the pair of spaced-apart support arms of the main frame defining a spool

receiving volume in the rear of the loading system", and "a support rack attached to said lifting

arms, said support rack comprising a pair of spaced-apart rack members." Similarly, Schwein

fails to show or describe all features of the claimed invention set forth in independent claim 21.

Regarding the claimed lifting frame, the Office Action states that Schwein discloses a

lifting frame 49 including a lever arm 64 and a pair of spaced-apart lifting arms 72 directly

connect to the lever arm. Applicant respectfully submits that this application of Schwein is not

supported by FIG. 1 of Schwein. In particular, only one support arm 72 is directly connected to

frame assembly 64. Both support arms 72 are not connected to the same member and therefore

Schwein does not disclose "a lifting frame pivotally attached to said main frame, said lifting

frame including a lever arm and a pair of spaced-apart lifting arms directly connected to the lever

arm."

Regarding the claimed receiving volume for a spool (claim 1) or a load (claim 21), the

Office Action states that Schwein discloses the spaced-apart lifting arms 72, in conjunction with

the support arms, defines a spool receiving volume in the rear of the loading apparatus.

Applicant respectfully submits that the arrangement of the support arms 72 of Schwein and the

pair of lateral support members 32 cannot define the claimed receiving volume in the rear of the

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loading system. Specifically, as shown in FIG. 1, the support arms 72 and the lateral support members 32 extend in opposite directions about frame 64. Because the support arms 72 and the lateral support members 32 are on opposite sides of the frame 64, they cannot define a receiving volume. Furthermore, because the support arms 72 and the lateral support members 32 are on opposite sides of frame 64, they cannot all be in the rear of the loading system. Consequently, Schwein does not show or describe the claimed receiving volume in the rear of the loading system.

Finally, the Office Action states that Schwein shows or describes a support rack 42, 44 attached to the lifting arms 72. Applicant respectfully submits that, as shown in FIG. 1, the elements labeled 42, 44 are just extensions of lift arms, and appear to be made of the shame box shape. Therefore, the elements labeled 42, 44 are not "attached" to the lifting arms 72 as they are the same. For this reason, Schwein fails to show or describe the claimed support racks.

For all of the foregoing reasons, Schwein fails to show or describe the claimed loading system. Forsythe was cited for teaching features unrelated to the deficiencies above, and therefore, Forsysthe fails to overcome the noted deficiencies.

With regard to dependent claims 2-19, Applicant submits that claims 2-19 depend, either directly or indirectly, from independent claim 1, which is allowable for the reasons set forth above, and therefore claims 2-19 are allowable based on their dependence from claim 1.

Reconsideration and allowance of claims 1-19 and 21 are respectfully requested.

Allowable Subject Matter

The Examiner states that claims 4, 7-10, 12, 13, and 17 would be allowable if rewritten in independent form and amended to overcome the rejection under 35 U.S.C. § 112, 2nd Paragraph.

Applicant thanks the Examiner for the early indication of allowable subject matter in this application. However, claims 4, 7-10, 12, 13, and 17 have not been rewritten in independent form at this time, since it is believed that independent claim 1, from which these claims depend is allowable.

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Claims 22 and 23

Claims 22 and 23 have been added for the Examiner's consideration. Applicant submits that

claims 22 and 23 depend, either directly or indirectly, from independent claim 1, and are therefore

allowable based on their dependence from claim 1, which is believed to be allowable.

In addition, claims 22 and 23 recite further limitations which are not disclosed or made

obvious by the applied prior art references.

Consideration and allowance of claims 22 and 23 are respectfully requested.

Additional Cited References

Since the remaining references cited by the Examiner have not been utilized to reject the

claims, but have merely been cited to show the state of the art, no comment need be made with

respect thereto.

Conclusion

All of the stated grounds of rejection have been properly traversed, accommodated, or

rendered moot.

Applicant therefore respectfully requests that the Examiner reconsider all presently

outstanding rejections and that they be withdrawn.

It is believed that a full and complete response has been made to the outstanding Office

Action, and as such, the present application is in condition for allowance.

If the Examiner believes, for any reason, that personal communication will expedite

prosecution of this application, the Examiner is invited to telephone Chad D. Wells, Registration

No. 50,785, at (703) 205-8000, in the Washington, D.C. area.

Prompt and favorable consideration of this Amendment is respectfully requested.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Dated: October 19, 2007

Respectfully submitted,

James T. Eller, Jr.

Registration No.: 39,538

BIRCH, STEWART, KOLASCH & BIRCH, LLP

8110 Gatehouse Road

Suite 100 East P.O. Box 747

Falls Church, Virginia 22040-0747

(703) 205-8000

Attorney for Applicant

CDW